

Message

From: Rate, Debra [Rate.Debra@epa.gov]
Sent: 7/25/2019 9:41:31 PM
To: OPP HED Records Management [OPP_HED_Records_Management@epa.gov]
CC: Metzger, Michael [Metzger.Michael@epa.gov]; Johnson, Marion [Johnson.Marion@epa.gov]
Subject: Aldicarb new uses - HED BEAN
Attachments: Pkg_20181004 cover letter for citrus RAs #2.pdf; 20190212 8570-35 Agency.pdf; Pkg_20181004 cover letter for citrus RAs #2.pdf; 087895-00002.20190212_MEYMIK Technical label_add citrus_clean.pdf; 087895-00004.20190212.AgLogic 15GG add citrus_incorporated.pdf; 20190212 8570-35 Agency.pdf; 20190212 8570-35 Agency matrix.pdf; HED BEAN Aldicarb New Use.pdf

Hi,

Attached is the BEAN for the new use action for aldicarb on citrus (oranges / grapefruit only) grown in Florida and Texas. The proposed labels are attached. We should h

Deliberative Process / Ex. 5

Deliberative Process / Ex. 5

The tolerance for citrus is still active in the 40CFR, so they are not petitioning for a new tolerance, so no petition was submitted.

The registrant is submitting two new MRIDs (50695601; 50695602; 50780602) for:

1. Drinking water exposure assessment
2. Proposed lateral groundwater flow velocity

Please review the submitted MRIDs and provide DERs, as appropriate and an ecological risk assessment for the additional uses for Aldicarb. I will be setting up a team meeting in the next week to discuss any paths forward or stop the actions. Please let me know if you have any questions. Debra Rate RD/IVB2; 703-306-0309.

Attached are the proposed labels for the EPA Reg. No. 87895-2 (Technical) and 87895-4 (EP); cover letters; data matrices.